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YE

APPLICATION NO. **FILING DATE** FIRST NAMED INVENTOR ATTORNEY DOCKET NO. 11/03/98 OHNISHI И 981331 09/184.878 Г **EXAMINER** MMC1/1026 ARMSTRONG WESTERMAN HATTORI FEILD.L MCLELAND & NAUGHTON **ART UNIT** PAPER NUMBER 1725 K STREET NW **SUITE 1000** 2835

**DATE MAILED**9/26/00

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trad marks



**Advisory Action** 

## Application No.

Applicant 09/184,878

Ohnishi et al.

Examiner

Lynn D. Feild

Group Art Unit 2835



ТН	E PER	IOD FO	R RESPON	SE: [check only a) o	r b)]				
	a) 🔲			months from the mailin					
	ь) <u>X</u>	is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection.							
	date o	n which	the response	be obtained by filing a p the petition, and the fe tension and the corresp the originally set shorter	e have been filed is	s the date of the the fee. Any exte	response and also the ension fee pursuant to	nd the appropriate fee. The adate for the purposes of 37 CFR 1.17 will be ve.	
X	Appe! period	llant's B	Brief is due sponse set	two months from the forth above, whichev	e date of the Nover is later). See	tice of Appeal to 37 CFR 1.191	filed on <u>Sep 29</u> I (d) and 37 CFR 1	<i>), 2000</i> .192(a).	
Ap <sub>l</sub> but	olican is NO	t's resp OT deen	onse to the	final rejection, filed the application in c	on <u>Sep 29, 2</u> ondition for allow	2 <i>000</i> has be wance:	en considered witl	n the following effect,	
X	The p	roposeo	d amendme	nt(s):					
	□ v	will be entered upon filing of a Notice of Appeal and an Appeal Brief.							
	🔀 will not be entered because:								
	they raise new issues that would require further consideration and/or search. (See note below).						te below).		
		they r	aise the iss	ue of new matter. (	w matter. (See note below).				
			are not dee for appeal		olication in better	form for appe	al by materially re	ducing or simplifying the	
		they p	oresent add	itional claims withou	t cancelling a co	rresponding nu	ımber of finally rej	ected claims.	
	NC	DTE: e	electrically i	n <u>sulative sheet is a r</u>	new issue requiri	sue requiring further search			
		_							
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		oplican	t's respons	e has overcome the	following rejection	on(s):			
	_								
	New sepa	ly propo trate, tir	osed or am nely filed a	ended claims mendment cancelling	the non-allowa	ble claims.	would be allo	wable if submitted in a	
The affidavit, exhibit or request for reconsideration has been considered but does NOT place the applifor allowance because:							the application in condition		
	The	affidavi Examine	t or exhibit er in the fin	will NOT be conside	red because it is	not directed S	OLELY to issues v	vhich were newly raised by	
X	For i	purpose	s of Appea	, the status of the c	laims is as follov	vs (see attache	d written explanat	ion, if any):	
	Claims allowed: 10-13, 14/10, 14/12, 15/10, 15/12, 16/10, 16/12, 22, 23								
	Claims objected to:								
	Clair	ns rejec	ted: 1, 2,	4-9, 14/1,4,5,6, 15/	1,4,5,6, 16/1,4,	5,6, 1721, 2	4-29		
X								proved by the Examiner.	
	Note	the att	tached Info	rmation Disclosure S	tatement(s), PT(	O-1449, Paper	No(s)	_,	
X	Other Note due to multiple dependencies of the claims, claims 14-16 which depend in part on allowed claims 10 and 12 are also allowable.							7.70	
		on al	iowea ciain	is ivaliu iz ale als	u alluvvable.			LYNN D. FEILD	
								PRIMARY EXAMINER ART UNIT 2835	